

# The Sydney Morning Herald.

SYDNEY, WEDNESDAY, NOVEMBER 16, 1910.

18 PAGES.

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## SUMMARY.

TO LOVERS OF REAL LACE.  
SPECIAL DISPLAY AT  
FARMER'S.

## FROM BRUSSELS EXHIBITION.

"From Little I come to Brussels, where most of the fine lace are made you see in England," said Chenevrel, 73.

And it was at Brussels exhibition that our French Representatives have now displayed specimens of Real lace we are now displaying in our large glass case—Pitt-street Shop.

Every lace lover will view these choice specimens and will please to remember that Brussels Point de Venise, Bruges, Duchesse, and Gant, Valenciennes, etc.

YOUR INSPECTION WILL BE ENTERED.

## IMPORTUNITY TO PURCHASE!

## NOVELTIES IN REAL LACE.

REAL LACE HOUSE.—  
A very lace house for the week.

Real Bruges, 12s. 6d., 18s. 6d., and 26s.

Real Duchesse, 12s. 6d., 18s. 6d., and 26s.

Real Duchesse and Gant, 2s. 6d., 3s. 6d., and 4s. 6d.

Real Point Venice, 12s. 6d., 18s. 6d., and 26s.

Real Duchesse and Gant, 12s. 6d., 18s. 6d., and 26s.

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REAL DUCHESSE COLLARS.

Real Duchesse and Gant, 12s. 6d., 18s. 6d., and 26s.

REAL NECKLACES, POINTED ENDS.

Real Brussels and Gant, Very handsome, 2s. 6d., 3s. 6d., and 4s. 6d.

REAL BRUSSELS TIE.

Real Brussels Applique Necktie, Very Stylish Design, 13s. 6d., 17s. 6d., 21s., 26s., 33s., 42s., and 52s.

REAL BRUSSELS SCARVES.

Real Brussels lace Scarves, exclusive only made for each design, very fine specimens of lace.

Real lace, 2s. 6d., 3s. 6d., and 4s. 6d.

Real lace, 2s. 6d., 3s. 6d., and 4s. 6d.

Real lace, 2s. 6d., 3s. 6d., and 4s. 6d.

REAL LACE MEDALLIONS.

Real lace Medallions, 1s. 3d., 1s. 6d., each.

Real lace Medallions, 1s. 6d., 2s. 6d., and 3s. 6d.

REAL LACE DEPARTMENT, FIRST PITT-STREET EXHIBIT.

REAL LACE HANDKERCHIEFS.

These are Novelties, having fine lace Centres and lace borders, the newest designs.

Real lace, 2s. 6d., 3s. 6d., and 4s. 6d.

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## GOVERNMENT RAILWAYS.

New South Wales Government Railways, Office of the Chief Commissioner, Sydney, November 16, 1910.

TENDERS will be received at this Office not later than 12 o'clock noon on the date specified, for the supply of five DIRECT-CURRENT MOTORS, each of 500 H.P. and 1000 R.P.M.

MONDAY, 21st NOVEMBER, 1910.

THE PURCHASE OF SECOND-HAND IRON, BOILER SHELLS, PIPING, MALLEY BARS, WIRE-STOCK, &c.

MONDAY, JANUARY 9, 1911.

THE PURCHASE OF FIVE DIRECT-CURRENT MOTORS, each of 500 H.P. and 1000 R.P.M.

MONDAY, JANUARY 22, 1911.

THE PURCHASE AND ERECTION OF TWO ELECTRICALLY OPERATED 1000 H.P. 1000 R.P.M. TURBINE, WIRE REPAIR SHOPS, RANDWICK. Particulars, Electrical Engineer's Office, 61 Hunter-street, Sydney.

Tenders are to be submitted "Tender for Purchase of Direct Current Motors, the value of which may be £10,000." The Chief Commissioner does not himself to accept the lowest or any tender.

By order,

J. R. SPURWAY,  
Secretary.

GRAHAM'S COACHES Run Daily, Tarana, Oberon, and Jindera Coaches.

All communications promptly attended to.

## AMUSEMENTS.

## PALACE THEATRE.

Lessee ..... Allan Hamilton.

SEASON CLOSER FRIDAY, NOV. 22.

LAST NINE NIGHTS  
of the  
ALLAN HAMILTON

and  
MAX MAXWELL,  
DRAMATIC SEASON.

TONIGHT, AT 8.

The Stirring, Spectacular, Military Drama,

"REVENGE."







## LAW REPORT.

HIGH COURT OF AUSTRALIA.  
(Before Sir Samuel Griffith, Chief Justice, and Justices O'Connor, Barton, and Isaacs.)

JUDGMENT was reserved.

A CROSS APPEAL.

Mr. Shand, K.C., and Mr. Monash, instructed by Mr. C. C. C. C. (solicitor for the plaintiff-appellant), Mr. Knott, K.C., Mr. Windeyer, and Mr. Barton, instructed by Mr. W. A. Windeyer, for the defendants-respondents.

This was an appeal by special leave from a rule of the Supreme Court made on June 3, discharging a rule nisi with costs.

Mr. Shand, K.C., and Mr. Monash, instructed by Mr. C. C. C. C. (solicitor for the plaintiff-appellant), Mr. Knott, K.C., Mr. Windeyer, and Mr. Barton, instructed by Mr. W. A. Windeyer, for the defendants-respondents.

The case stands part heard.

## EQUITY COURT.

(Before Mr. Justice A. H. Simpson, Chief Judge.)

## AN ARCLIFFE PROPERTY.

Mr. Shand, K.C., and Mr. Monash, instructed by Mr. C. C. C. C. (solicitor for the plaintiff-appellant), Mr. Knott, K.C., Mr. Windeyer, and Mr. Barton, instructed by Mr. W. A. Windeyer, for the defendants-respondents.

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The case stands part heard.

## LAW NOTICES.

WEDNESDAY, NOVEMBER 16.

## HIGH COURT OF AUSTRALIA.

Mr. Dargaville, at 10.30 a.m.—For hearing: News v. General Accident Fire and Life Assurance Corporation, Ltd., alleging that they detained from him his policy of fire insurance, and that he was compelled to pay £1000 in further sum to the company for the loss of his goods by fire, consisting of a certain engine and boiler, stacked in the railway yard at North Sydney, and that the company had unreasonably repudiated the agreement in the policy, although he had fulfilled all conditions entitling him to payment for the goods destroyed. And £1000 was claimed for the loss of his policy and for its detention, and under the residue of the declaration £350. The defendants denied the story of the plaintiff, alleging that the goods were not in the railway yard at the time of the fire, and that the plaintiff had not given a cheque for the premium due before the date of the fire.

Honor now delivered judgment. He said respondent was a policeman, and the defendant entered for the plaintiff on the first count (detention of the policy), and damages were somewhat accounted for, but the fact that the defendant generally was entered on the other grounds. The plaintiff took the matter again to the Court, and obtained a rule calling upon the plaintiff to show cause why the verdict of the court of session was not to be set aside. The defendant should not be liable for a new trial granted. Defendants were successful in showing cause, and the rule nisi was discharged.

The appeal to the High Court is on the grounds that the Supreme Court should have made the rule nisi absolute; that the Supreme Court in deciding that the plaintiff was entitled to recover under his policy by reason of the non-payment of the premium before the occurrence of the fire; that the plaintiff was not entitled to sue for the premium, as there was no evidence of waiver of payment of the premium; that the Supreme Court wrongfully decided that respondents were not estopped from relying on the non-payment of the premium before the occurrence of the fire; that the plaintiff was not entitled to sue for the premium, as there was no evidence of waiver of payment of the premium; that the Supreme Court wrongfully decided that the respondents were not estopped from relying on the non-payment of the premium before the occurrence of the fire as a defense to the plaintiff's claim.

Petition dismissed; respondent to pay the costs of the suit.

## DECREE ABSOLUTE.

Rander v. O'Hare.

Mr. Smithers (for Mears, Buchanan, and Smithers) appeared for petitioner, Margaretta Rander, in a suit for the recovery of the sum of £1000 for the marriage with respondent, John Joseph O'Hare, and moved to make absolute the decree nisi annulling the marriage.

The application was granted.

## BANKRUPTCY COURT.

(Before the Registrar.)

## CERTIFICATE APPLICATION.

Mr. R. J. Campbell, instructed by Mr. Campbell, for bankrupt, applied for a certificate of bankruptcy to keep proper books, continued to trade knowing himself to be insolvent, and to settle debts due to him in time having any reasonable or probable grounds of expectation of being able to pay his debts in full.

The application was granted.

## INDUSTRIAL ARBITRATION COURT.

(Before Judge Heydon.)

## OIL AND COLOUR STOREMEN.

The Court on Monday dealt with the question of the establishment of a wages' board for the oil and colour trade, which is employed in wholesale oil and colour stores, and with requests for exemptions. Mr. Miller applied for the United Storemen's Union; and Mr. Nathan (Maurice Minster, Pinnock & Co.) for the Vacuum Oil Company; Mr. Dr. Lissau, instructed by Mr. Dr. Lissau, for Messrs. G. Borthwick and other firms engaged to provide oil and colour to trade.

In this case, which was stated in yesterday's issue, argument was continued.

Mr. Campbell submitted that the power of resumption was an exclusive one, and the question is whether a discretion was given to the board for the board to define, in order to see who came within its jurisdiction. Definite and exclusive definitions were notoriously dangerous.

Mr. Campbell submitted that that was an assumption of the board, and that the union with notice of the union's intention to seek the appointment of a board, they should have made their application to the board, or else the board would have the right to say that the board should cover only persons not included under any previous board or governed by the construction of the Act.

The Chief Justice: I do not know that the Court will assume that the power of resumption is an exclusive one, and the question is whether a discretion was given to the board for the board to define, in order to see who came within its jurisdiction. Definite and exclusive definitions were notoriously dangerous.

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The board was constituted as follows:

Chairman, Mr. J. E. Creswell; employer's representative, Mr. E. C. Goudie; Mr. Thomas Goulden, for the Vacuum Oil Company; employer's representative, Mr. Thomas Goulden.

## PICTURE SHOWS.

EMPLOYED AT LOW RATES.

A. E. O'Brien, secretary to Professional Music Union, and Mr. W. J. Williams, of the Redfern Picture Palace, West-sreet, Redfern, for alleged breach of the Professional Musicians' Union's rules in employing a musician for a longer period than two and a half hours for each performance, and not paying him 20 per cent. for his services, and for employing him at low wages instead of £2. Defendants pleaded guilty.

Mr. O'Brien said that the Court only granted a hearing on broad and general grounds which did not exist in this case. To grant exceptions in this case, he would have to be informed of the specific wrongs, and for the board to hear the board to define, in order to see who came within its jurisdiction.

Defendants were represented by Mr. Campbell, who submitted that the union with notice of the union's intention to seek the appointment of a board, they should have made their application to the board, or else the board would have the right to say that the board should cover only persons not included under any previous board or governed by the construction of the Act.

The Chief Justice: Since the Act was passed, Mr. Campbell: Yes, but the intention of the law was to give the power to the board to make out the value of the land before there was any proposal for the construction or completion of a railway line.

The Chief Justice: The board could not exercise the power to make out the value of the land before there was any proposal for the construction or completion of a railway line.

Mr. White, having replied, the Court reserved judgment.

(Before the Chief Justice, Mr. Justice Cohen, and Mr. Justice Street.)

NORTH LANDLORD ESTATE.

Es. W. H. Boral (Bommanula Special Court, and Mr. Justice Street) for plaintiff.

Mr. Wise, K.C., and Mr. Canaway, instructed by Mr. Thomas Rose, appeared for defendant.

Mr. Thomas Rose, S. J. and Mr. L. Campbell, K.C., and Mr. Pike, instructed by the Crown Solicitor, for the respondents in each case.

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## RIGHT TO WATER SUPPLY.

Mr. Leane and another v. Dubbo Municipality.

Mr. Leane and another, instructed by Mr. Campbell, for plaintiff, and Mr. C. C. C. C. (solicitor for the defendants), for Dubbo by their agents, Messrs. E. Pritchard, Bassett, and Co. appeared for the council of the town of Dubbo, and Mr. J. H. D. Jones, for Mr. L. Campbell, K.C., and Mr. Pike, instructed by Mr. W. A. Windeyer, for the defendants-respondents.

This was an appeal by special leave from a rule nisi with costs.

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## DECEASED.

EMPLOYED AT LOW RATES.

A. E. O'Brien, secretary to Professional Music Union, and Mr. W. J. Williams, of the Redfern Picture Palace, West-sreet, Redfern, for alleged breach of the Professional Musicians' Union's rules.

Defendants were represented by Mr. Campbell, who submitted that the union with notice of the union's intention to seek the appointment of a board, they should have made their application to the board, or else the board would have the right to say that the board should cover only persons not included under any previous board or governed by the construction of the Act.

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The board was constituted as follows:

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## CONSTABLE CHARGED.

ROSS v. HARRIS.

This case was yesterday. Defendant claimed £400 damages for injuries received through slipping on some grease and falling at defendant's premises, where she was employed as a cleaner.

C. P. Tice, instructed by Mr. F. J. Tanner, appeared for the plaintiff; Adel. Abbott, for the defendant; and Mr. J. H. D. Jones, for the Crown.

Mr. Abbott, for the defendant, submitted that his Honor found the plaintiff guilty of assault.

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Mr. Abbott, for the defendant, submitted that his Honor found the plaintiff guilty of assault.

Mr. Abbott, for

## PROVE THE COST OF YOUR CYCLE.



Unless your machine will stand years of hard riding over all conditions of roads you are not going to get your money's worth of recreation for the price you paid.

R. and B. Cycles always give dependable service because they are heavily made, fail at the critical moment.

Write to Mr. R. B. Cycles, c/o Mr. F. Barker, Boggo Road, Forbes. Price is £10.00 of the machine is purchased.—"I am very pleased to state that the cycle I got from your Forbes Agent is the best cycle I have ever had. I had two others, but I find this is the best cycle and more hard riding than any I have had yet. I do a lot of bush riding, and weight less, besides my seat and saddle. I think I have got the right type on it, and I am well satisfied with the cycle. You can print this."

BENNETT & BARKELL, Largest Cycle Building House in the State, 26 Pitt-street, and Castlereagh-street, Sydney.

## ON THE LAND.

## FARM AND STATION.

## DEMONSTRATION FARMS.

It is to be hoped that the intention of the Government to establish State demonstration farms throughout the country does not mean that the work now being done through the medium of the farmers' experiment plots is to be abandoned. If so, the step will be a retrogressive one, and it can be safely assumed that this is not the desire of the honorary Minister.

What is to be done? The best material is used in their construction, and they never fail at the critical moment.

Write to Mr. F. Barker, Boggo Road, Forbes. Price is £10.00 of the machine is purchased.—"I am very pleased to state that the cycle I got from your Forbes Agent is the best cycle I have ever had. I had two others, but I find this is the best cycle and more hard riding than any I have had yet. I do a lot of bush riding, and weight less, besides my seat and saddle. I think I have got the right type on it, and I am well satisfied with the cycle. You can print this."

## AS A FAMILY MEDICINE.

Nothing has been put before the public to be compared with Beecham's Pills. For over half a century this medicine has been an easy First Favorite in countless households, and the name of Beecham's Pills have spread over the world. The results are shown in the following poem and name of Beecham's Pills give quiet relief to the symptoms of the stomach and digestive organs generally. Taken in accordance with directions, Beecham's Pills give quiet relief to the symptoms of the stomach and digestive organs generally. They are composed of the best and purest ingredients, and there are very few people who would not feel better for an occasional dose of Beecham's Pills.

ARE THE FAVOURITE REMEDY.

If you have not tried them, and have any doubt as to their real value and efficacy, get a box and try for yourself. You will find Beecham's Pills a valuable, spirited and unequalled in reputation. They are the best and easiest to take. Experiments show that there is nothing better for the cure of the stomach and digestive organs generally. Taken in accordance with directions, Beecham's Pills give quiet relief to the symptoms of the stomach and digestive organs generally. They are composed of the best and purest ingredients, and there are very few people who would not feel better for an occasional dose of Beecham's Pills.

## KEEP A TIN IN THE HOUSE.

When you order a tin of Milk Arrowroot Biscuits from your Grocer, remember he sells all sorts. What you want for the children is the most wholesome, the purist. There is no name that carries more weight than the children know it.

## ALWAYS ASK FOR "ARNOTTS".

If you are not tempted, for the sake of a few pence, to give your children food that is there is any possibility of being tainted.

Arnott's Biscuits, inferior biscuits, which may look like Arnott's, but do not carry the stamp of quality. See the name ARNOTT stamped on every biscuit, and you will be safe.

## A BRAHAM'S PILLS.

## APPETISING AND STRENGTHENING.

THESE ONLY AN APPETISER, BUT TONIC, THEY REMOVE URIC ACID, THE CAUSE OF ALL TROUBLES, SUCH AS LIVER-KIDNEY, BRIGHT'S DISEASE, GOUT, RHEUMATIC, ETC.

ONE OR TWO PILLS TAKEN TWO OR THREE TIMES A WEEK WILL CHASE DULL CARE AWAY.

IN BOXES, 1, 2, and 4. SOLD EVERYWHERE.

J. S. ABRAHAM, CHEMIST, 12 Q.V.M.

GEORGE-STREET, SYDNEY.

## BAYLEY'S CLOUDY AMMONIA.

However may rely upon this excellent Liquid Soap, making washing day an easy day. It contains nothing that will injure the most delicate fabric. It is excellent and cheap. All Grocers and Chemists sell it. Price is 6d. It saves labour, time, and money.

SOLE AGENTS: ELLIOTT BROS, SYDNEY AND BRISBANE.

## GOVERNMENT NOTICES.

Department of Public Works, November 11, 1910.

NOTES OF REVENUE AND EXPENSES FOR THE RECHARGE OF 480 (one thousand eight hundred and forty) square feet of land in the possession of the State, situated in the locality of OLD TEECHER'S RESIDENCE, in connection with the PUBLIC WORKS DEPARTMENT.

The successful tenderer to have the expenses of the land, with the cost of the labour, etc., to be incurred in connection with the recharging of the land, to be met by the State.

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## THE COMING ELECTION.

OVER BEFORE CHRISTMAS.

A BRIEF SESSION.

LONDON, Nov. 15. The statement which it was expected that Mr. Asquith (Prime Minister) would make in the House of Commons today on the resumption of the session has been postponed till Wednesday. The Government is abandoning its bills in both Houses, including the Budget.

It is expected that a bill will be issued on November 28, enabling large towns to vote before December 1, and the majority of the rural districts before December 17. Thus it is hoped that the election will be at least half possible to the Christians.

The London Suburban Traders' Federation has petitioned Mr. Asquith to postpone the elections till after Christmas. The "Manchester Guardian" (Liberal) states that Mr. Asquith has received strong representations against the reversal of the Osborne judgment from Scottish Liberals.

## VISIT TO SANDRINGHAM.

MR. ASQUITH WAITS ON THE KING.

LONDON, Nov. 15. Lord Knollys, Private Secretary to the King, had a prolonged interview yesterday with Mr. Asquith, who will visit the King today.

It is announced that Mr. Asquith will meet Parliament to-day, as he is visiting the King at Sandringham.

## EQUAL POLITICAL RIGHTS.

## THE BAR OF THE VETO.

Mr. Churchill, the Home Secretary, in a letter to his constituents, the electors of Dundee, says that the Conservatives will either in office or in Opposition to gain in possession of the all-powerful veto which they can use to harass, disrupt, and finally dissolve any Government that they dislike.

The latter blank and silent veto, Mr. Churchill points out, bars every path of progress. The Liberals have long claimed equal political rights under the Constitution, and they are now going to take them.

## SECRETY OF THE CONFERENCE.

## CREATING A PRECEDENT.

Mr. Fisher, Prime Minister of the Commonwealth, and Mr. Powles, New Zealand Minister for Education, who have been staying at Victoria Falls, on the south side of the river, the past two days, were officially entertained here yesterday afternoon by Mr. Goode, secretary to the Administrator.

They also attended Lewanika's dinner at Government House as guests of the Administrator.

## A ROYAL WEDDING.

## PRINCE VICTOR NAPOLEON AND PRINCESS CLEMENTINE.

ROME, Nov. 14. Prince Victor Napoleon and the Princess Clementine of Belgium were married at Moncalieri, near Turin.

The Queen Mother, Princess Clothilde (mother of the bridegroom), the Countess of Flanders, the Duke of Aosta, the Duke of Abruzzi, the Duke of Genoa, and many other Royalties and nobilities attended the marriage ceremony of Prince Victor Napoleon and Princess Clementine.

A snowstorm which fell during the morning spoilt the civic decorations.

Presents sent to the bride and bridegroom are valued at £80,000, and included gifts from the Pope, and from most of the Kings of Europe.

## AUSTRALIA AND CANADA.

## MOTION IN THE EMPIRE.

## MR. GEORGE REID'S CLAIM.

LONDON, Nov. 14. Mr. George Reid, High Commissioner for Australia, was the guest of the Liberal Colonial Club to-night. Sir West Ridgeway presided. Mr. T. A. Coghlan, Australian for New South Wales, was also present.

Mr. George Reid, in replying to the toast of his health, said that it was a good moment to remember that Canada and Australia represented seven-twelfths of the Empire.

Whether considered in pastoral, agricultural, mining, or manufacturing stages, Australia, he declared, stood at the head of all new countries, and in regard to the "White Australia" policy they were progressing Australia for the Empire.

## AMERICAN LABOUR IDEALS.

## NATIONALISM DENOUNCED.

ST. LOUIS (U.S.A.), Nov. 15. The Congress of the American Federation of Labour opened yesterday. Mr. Edward Feeney, the president, in the course of his address, emphasised the need of Canadian workers adhering to the international bodies. He deprecated the Canadian national labour movement.

## CANADIAN PROVINCE BOUNDARIES.

## MANITOBA AND ONTARIO.

VANCOUVER, Nov. 15. Negotiations for a settlement of the boundary between Manitoba and Ontario are proceeding at Ottawa. Manitoba offers Ontario access to Hudson's Bay, and a settlement on this basis is probable.

## VOTES FOR WOMEN.

VANCOUVER, Nov. 15. The City of Vancouver intends amending its charter, and will grant votes to women in municipal affairs.

## ESTATEAGE AT PORTSMOUTH.

LONDON, Nov. 14. Lieutenant Helm, of the German army, who pleaded guilty to attempting wrongfully to obtain information respecting the defences of Portsmouth, and who was bound over to appear for sentence when called upon, solemnly promised not to repeat the offence.

## THE PARIS FLOODS.

ANNIERS UNDER WATER.

PARIS, Nov. 15. The suburbs of Anniers are flooded. One hundred inhabitants have been taken from their homes in boats.

## COUNT TOLSTOI.

## VICTIM OF POPULARITY.

## DESIRE A LIFE OF POVERTY.

LONDON, Nov. 15. The statement which it was expected that Count Tolstoi will remain a short time in the Schamardinsky Monastery, in the province of Kaluga, and will then proceed to Canada to rejoin the Donkobhors.

The letter written to his wife he declares that he has need to fly from enemies, from eternal editors, and representatives of cinematograph and gramophone companies, who besieged his home and made his life bitter.

He says he is tired of a life of luxury, and desires to live a life of poverty.

Reuter's correspondent denies the accuracy of the report that Countess Tolstoi, twice, in despair after the disappearance of her husband, attempted to commit suicide by drowning herself through a hole in ice.

## SERIOUS ILLNESS.

## COMPELLED TO LEAVE TRAIN.

ST. PETERSBURG, Nov. 15. Count Tolstoi, after leaving the convent, and when travelling in the direction of Sweden, was taken ill in the train. He alighted at Astavop, a station in the province of Bialystok, with his daughter, Alexandra, and a doctor. He is now lying in the station building. His temperature is 104 degrees.

1.10 p.m.

It is announced that Mr. Asquith will meet Parliament to-day, as he is visiting the King at Sandringham.

## THE PRELIMINARY TO NEGOTIATION.

LONDON, Nov. 14. Stanton, the socialist leader, and a deputation, at Cardiff, submitted a list of grievances to the Conciliation Board.

The mine-owners have conceded the application of miners for 14 per cent advance in the general wage rate throughout South Wales.

Nov. 15.

The representatives of the men on the Conciliation Board, at its meeting at Cardiff, admitted that the stoppage at the Powell Duffryn pits was irregular, but they added that their grievances should be sifted.

The owners refused to negotiate until the Powell Duffryn strikers resumed work.

## MR. FISHER IN SOUTH AFRICA.

## VISIT TO VICTORIA FALLS.

LIVINGSTONE, Nov. 15. Mr. Fisher, Prime Minister of the Commonwealth, and Mr. Powles, New Zealand Minister for Education, who have been staying at Victoria Falls, on the south side of the river, the past two days, were officially entertained here yesterday afternoon by Mr. Goode, secretary to the Administrator.

The London Chamber of Commerce adopted the report.

## DRIVES DEFEATED.

## DRIVEN TO THIS DESERT.

CONSTANTINOPLE, Nov. 15. The position east of Safa, beyond Damascus, held by the rebellious Druses, was carried by the Turks after hard fighting. The Druses fled to the desert.

Tribes of the Druses attacked in August several villages in the Hauran district, Syria, east from the Jordan, and pillaged and massacred the inhabitants.

They coped with the rising Turkish Government sent immediately to the spot three battalions from Constantinople, and the Turks were easily repulsed.

The strength of the contingent sent to that country was due to the fact that it was represented by the Druses, the exceedingly mountainous, and the tribes are wide and scattered.

## SOUTH AFRICAN EDUCATION.

## CONFERENCE UPON LANGUAGES.

CAPE TOWN, Nov. 15. A conference of directors of education of the four provinces of the Union is discussing the use of English and Dutch in schools. If possible the conference will recommend uniformity throughout the Union.

## REVENUE OF TURKEY.

CONSTANTINOPLE, Nov. 14. The Turkish revenue for the year 1911-12 is estimated at £285,000,000, and the expenditure at £35,000,000.

## CHESS CHAMPIONSHIP.

BERLIN, Nov. 15. The match between Lasker and Janowky for the championship of the world has commenced. Lasker won the first game, and drew the second.

## GENERAL CABLE NEWS.

## VITAL STATISTICS.

LONDON, Nov. 15. The birth and death rates in England and Wales during the last quarter were the lowest on record.

## GRAY'S GREAT BILLIARD BREAK.

Gray has commenced a match against Cook, conceding 2500 in 9000. At the close of play yesterday the scores were—Cook, 2926; Gray, 1502, including an unfinished break of 1052, of which the last 1050 were off the red.

In his match with Lovelace, which ended at 8.30 p.m., Gray, who is 6 ft. 7 in. tall, and weighs 190 lbs., was beaten by the 5 ft. 10 in. and 160 lbs. Mr. Lovelace, who is 6 ft. 4 in. and weighs 170 lbs., was beaten by Gray.

## DRAMA IN UNITED STATES.

## ROMAN CATHOLIC CONDEMNATION.

VANCOUVER, Nov. 15. Negotiations for a settlement of the boundary between Manitoba and Ontario are proceeding at Ottawa. Manitoba offers Ontario access to Hudson's Bay, and a settlement on this basis is probable.

## VOTES FOR WOMEN.

VANCOUVER, Nov. 15. The City of Vancouver intends amending its charter, and will grant votes to women in municipal affairs.

## SUSPECTED SUICIDE SOCIETY.

## AMONG WEALTHY RUSSIANS.

LONDON, Nov. 15. The suicide of two millionaires—M.M. Barsoff and Zborovskoff—and of Madame Grisoff, who failed to indicate that a suicide club exists among wealthy Muscovites.

Mr. Allan Hopper, a prosperous English merchant of Moscow, recently committed suicide.

## WOOL ARRIVALS.

LONDON, Nov. 15. The wool arrivals number 150,000 bales.

Of these 46,500 have been forwarded to manufacturers, and with those left over from last series there are available for the next series 117,000.

## COUNT TOLSTOI.

## MEXICANS INVADE TEXAS.

## MILITIA TO BE CALLED OUT.

VANCOUVER, Nov. 15. The Governor of Texas has received a report from the sheriff of Edward County that a body of armed Mexicans is marching to Rock Springs, bent on avenging the lynching of a Mexican, who it is alleged, murdered a woman to death.

The Governor of Texas is preparing to call out the State Militia to drive back the invaders.

## ROYAL TOUR IN AFRICA.

## THE BAROTSE NATION.

## HOMAGE OF THE CHIEF.

LIVINGSTONE, Nov. 15. The Duke of Connaught received the paramount chief Lewanika and other representatives of the Barotse nation yesterday at an inn.

## Lewanika, clad lavishly in a gold-laced uniform, tendered his loyal homage, and gave and received presents.

The Indaba was impressive, being characterized by dignity and punctilious ceremonial.

## THE BULLFINCH.

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## Lewanika, clad lavishly in a gold-laced uniform, tendered his loyal homage, and gave and received presents.

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**FEDERAL PARLIAMENT.**  
**THE SENATE.**

MELBOURNE, Tuesday.  
The President took the chair at 3 p.m.

**SYDNEY MORNING HERALD.**  
THE SENATE.

In reply to Senator O'Brien (Lab. Q.), the Minister representing the Postmaster-General stated that the Telefunken wireless system was essentially a short range system. There was no wireless station which had wireless telegraphic communication over an ocean range of 1250 miles—the distance specified in the Australian tender. The specifications which had been issued required a system which had succeeded in maintaining communication over such long distances. There was no wireless station which had been won by the contractors for the stations at Sydney and Fremantle should not carry out the conditions of the contract with the Telefunken system.

Senator Findley, Hon. Minister, informed Senator Givens, Hon. Minister for the erection of the wireless telegraphic station at Sydney, that the contract had not been signed by the contractors. The contractors were Robert Denison and William Norman McLeod. They had not yet signed, and had not expressed a decided preference in favour of the installation of the Marconi wireless system as against the Telefunken. Admiral Poole, however, before tendering the wireless system, had been received, advised that from a strategical point of view Marconi's installation should be fitted as owing to the existing contract with the Marconi Company. The Government would be able to communicate with the shore stations or carry out any trials with a view to testing the installation of any other system which would be a substantial improvement. The Admiralty had informed the Postmaster-General that the Australian Government had informed the contractors that the restriction on warships from communicating with or carrying out trials with wireless systems other than Marconi's, which was more than Marconi will, therefore, no longer apply. In another communication the Admiralty advised that, subject to the system selected being fitted, it would be possible to have ships, and to intercommunicate with any other system in use, the Commonwealth may adopt what system it pleases, and need not confine itself to the system selected.

**COST OF "HANSARD."**

The Vice-President of the Executive Council informed Senator Sayers that the total cost of "Hansard" for the year 1909-10 was £21,000, and that the cost of the year 1910-11, as given by the Government Printer to each of the States, respectively, was Victoria, single copies, 20s; sectional copies, 20s; New South Wales, 15s; and Western Australia, 9s and 10s; Queensland, 2s and 5s; South Australia, 6s and 9s; Tasmania, and 9s.

**CUSTOMS ACT AMENDMENT.**

The Minister for Defence obtained leave to introduce a bill to amend the Customs Act. It was read a first time, and the second reading fixed for Wednesday.

**CONSTITUTIONAL ALTERATION.**

The call of the Senate to do with the motion for a Constitutional Alteration Bill was postponed till to-morrow.

**MIGRATION BILL.**

The Vice-President of the Executive Council moved the second reading of the Emigration Bill, a measure relating to the migration from Australia of young persons and aboriginal natives.

The motion was carried and the bill taken into committee.

**POST AND TELEGRAPH ACT.**

The Minister (Senator Findley) moved the second reading of the bill to amend the Post and Telegraph Act.

The bill was passed through all stages.

**INDUSTRIAL PRESERVATION BILL.**

The Minister (Hon. Mr. Denison) moved the second reading of the Australian Industries Preservation (Anti-Trust) Bill.

The debate was adjourned.

At 9.30 p.m. the House rose till to-morrow.

**HOUSE OF REPRESENTATIVES.**

**WIRELESS STATIONS.**

Mr. Hedges (Liberal, W.A.) moved the adjournment of the House to draw attention to the state of affairs with regard to wireless in Australia.

He said that nothing had been done in regard to the establishment of wireless telegraphy. Many questions had been asked in the House, but the answers given were ridiculous. Existing owners should prove their fitness for their positions within a reasonable time. He thought the officers of the forces should be called in to help him. There should be an all there should be a sufficient period of training over a sufficient period of time. There should be a college of instructional schools, and a college of technical schools.

Nathan (Lab.) moved the adjournment.

The definition of "child" was amended as follows:—“Child means a male under the age of 16 years, or a female under the age of 14 years.”

The bill was passed through all stages.

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**HOUSE OF COMMONS.**

**NEW ZEALAND PROGRAMME.**

WELLINGTON (N.Z.), Tuesday.

The Minister for Public Works, in an annual statement, stated that the funds for public works purposes for the current year amounted to £1,250,000. The funds available include £800 transferred from the consolidated fund, £250,000 transferred for other purposes, £1,150,000 spent in aid of public works and land settlement. Provision is also made for the expenditure of £100,000 on irrigation works.

The petitions point out that the Wednesday half-holiday gives a welcome break in the middle of the week, and that it is more convenient to shop on Saturday than on Friday.

Miss Miller, of Wellington, requested several Chinese to give interesting addresses.

There are five for Sydney and one for Melbourne in other classes.

**PUBLIC WORKS.**

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There are five for Sydney and one for Melbourne in other classes.

**STRANGE ACCIDENT.**

HOUSE FALLS ON MEN.

BRISBANE, Tuesday.

A remarkable accident occurred at the Newmarket-road, Breakfast Creek, this morning. A house, built on a rocky headland, about 100 feet above the sea, was carried away by the tide and fell on two men.

The tide had been rising for some time, and the house had been partially submerged. The house had been built on a rocky headland, about 100 feet above the sea, was carried away by the tide and fell on two men.

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## AUCTION SALES.

## BANKSTOWN RAILWAY TERMINUS.

ONLY A FEW YARDS FROM THE STATION, ON THE LEFT-HAND SIDE OF THE LINE, SUBDIVISION SALE OF CHOICE SITES.

## FRIPPS ESTATE.

EXTENDING FROM WESTWELL-STREET TO STACEY-STREET.

NOTE THE TERMS: £100 per lot deposit. Balance 10s per month. Interest 5 per cent.

LITHOGRAPHS OBTAINABLE FROM THE AUCTIONEERS.

TOWNSHIP TITLE.

RAILWAY TICKETS (40 return) for day of sale are available. TRAINS: 12.25, 1.30, 2.30, and 4.45.

AUCTION SALE, on account of E. F. FRIPPS, Esq., ON THE GROUND, AT 3 O'CLOCK.

NEXT SATURDAY.

RICHARDSON AND WRENCH, LTD., AUCTIONEERS, 98 PITT-ST.

(1900)

## VAUCLUSE ESTATE.

BETWEEN

## ROSE BAY AND WATSON'S BAY.

## PICKED BUILDING SITES.

ADJOINING KAUNA, the residence of E. D. GREY, Esq., and close to the CHURCH OF CHRISTIAN SCIENCE.

ADJOINING NEW SOUTH HEAD ROAD, WENTWORTH ROAD, GILLIVRAY AVENUE, AND CLARKE AVENUE.

TOWNSHIP TITLE.

LITERAL TERMS: £100 per cent. Deposit, 10 per cent. of the Balance, in monthly instalments, interest 5 per cent.

TOWNSHIP TITLE.

THIS SALE OF THE VAUCLUSE ESTATE affords an opportunity of acquiring some of the FINEST BUILDING SITES IN THE PICTURESQUE BAY BETWEEN THE ROSE BAY CONVENT AND THE WATSON'S BAY CONVENT, from which GRAND PANORAMIC VIEWS of the whole STRETCH of the HARBOUR from the MURRAY to the PARRAMATTA RIVER are obtained, large Building Sites, all of which enclose a capital building site.

Lithographs obtainable on application to the Auctioneers.

AUCTION SALE, on the Ground at 3 O'CLOCK.

NEXT SATURDAY.

RICHARDSON AND WRENCH, LTD., AUCTIONEERS,

(1900)

## GLADESVILLE, NEAR TRAM.

## HOLDSWORTH'S ORCHARD.

A CHOICE SUBDIVISION AT GLADESVILLE, FRONTING BRIDGE-STREET AND PITTWATER-ROAD, RYDE ROAD, AND PRINCESS-STREET.

THIRTEEN LARGE BUILDING BLOCKS AND A STONE VILLA RESIDENCE.

The latter contains 8 rooms, including kitchen and laundry, at the rear, and was most substantially built, being a master builder, but the best work in the structure. Will slight alterations it could be made a charming residence.

TERMS: £1000 Deposit, Balances by 12 monthly Payments. Interest, 5 per cent.

A premium charge is exacted, commanding fine views, good soil, suitable for flower and garden culture, and easy water at the back.

Lithographs obtainable on application to the Auctioneers.

AUCTION SALE, ON THE GROUND, 3 O'CLOCK.

NEXT SATURDAY.

RICHARDSON AND WRENCH, LTD., AUCTIONEERS,

(1900)

## OXFORD-STREET

(100 FEET WIDE).

By Order of the Right Hon. the Lord Mayor.

FIRST BURDUNION SALE OF WIDENED OXFORD-STREET LANDS, OXFORD, LIVERPOOL, AND PITTWATER STREETS.

13 ALLOTMENTS.

20 FEET FRONTAGE, with Depth back to Lane.

50 YEARS' LEASES

At Ground Rentals determined at Auction, and to remain during the term.

BUILDING LEVANT, £1000 EACH LOT.

LITERAL TERMS.

SOCIOPHYSICAL CAPITALISTS, and others, consider this opportunity to require Land on this

National highway, growing in volume of traffic and settlement around and beyond.

ON 50 YEARS' LEASES.

ALSO A VALUABLE CORNER BLOCK, PLANS ON VIEW.

ELIZABETH AND GOULBURN STREETS, PLAINLAND IN SHAPE, EXTENDING BACK TO A LANE, PLANS ON VIEW.

Day of Lease on View at Office of the City Collector, 100 Pitt-street.

AUCTION SALE ON MONDAY, 21ST NOVEMBER, AT THE ROOMS, 98 PITT-STREET, SYDNEY, AT 1.30 PROMPT.

By RICHARDSON AND WRENCH, LTD.

In Conjunction with RAINE AND HORNE.

E. B. HEBBETT, Town Clerk.

CLAIRVAUX ESTATE

BURDUNION SALE OF "CLAIRVAUX" HOUSE, and 8, 10, 12, 14, 16, 18, 20, 22, 24, 26, 28, 30, 32, 34, 36, 38, 40, 42, 44, 46, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 72, 74, 76, 78, 80, 82, 84, 86, 88, 90, 92, 94, 96, 98, 100, 102, 104, 106, 108, 110, 112, 114, 116, 118, 120, 122, 124, 126, 128, 130, 132, 134, 136, 138, 140, 142, 144, 146, 148, 150, 152, 154, 156, 158, 160, 162, 164, 166, 168, 170, 172, 174, 176, 178, 180, 182, 184, 186, 188, 190, 192, 194, 196, 198, 200, 202, 204, 206, 208, 210, 212, 214, 216, 218, 220, 222, 224, 226, 228, 230, 232, 234, 236, 238, 240, 242, 244, 246, 248, 250, 252, 254, 256, 258, 260, 262, 264, 266, 268, 270, 272, 274, 276, 278, 280, 282, 284, 286, 288, 290, 292, 294, 296, 298, 300, 302, 304, 306, 308, 310, 312, 314, 316, 318, 320, 322, 324, 326, 328, 330, 332, 334, 336, 338, 340, 342, 344, 346, 348, 350, 352, 354, 356, 358, 360, 362, 364, 366, 368, 370, 372, 374, 376, 378, 380, 382, 384, 386, 388, 390, 392, 394, 396, 398, 400, 402, 404, 406, 408, 410, 412, 414, 416, 418, 420, 422, 424, 426, 428, 430, 432, 434, 436, 438, 440, 442, 444, 446, 448, 450, 452, 454, 456, 458, 460, 462, 464, 466, 468, 470, 472, 474, 476, 478, 480, 482, 484, 486, 488, 490, 492, 494, 496, 498, 500, 502, 504, 506, 508, 510, 512, 514, 516, 518, 520, 522, 524, 526, 528, 530, 532, 534, 536, 538, 540, 542, 544, 546, 548, 550, 552, 554, 556, 558, 560, 562, 564, 566, 568, 570, 572, 574, 576, 578, 580, 582, 584, 586, 588, 590, 592, 594, 596, 598, 600, 602, 604, 606, 608, 610, 612, 614, 616, 618, 620, 622, 624, 626, 628, 630, 632, 634, 636, 638, 640, 642, 644, 646, 648, 650, 652, 654, 656, 658, 660, 662, 664, 666, 668, 670, 672, 674, 676, 678, 680, 682, 684, 686, 688, 690, 692, 694, 696, 698, 700, 702, 704, 706, 708, 710, 712, 714, 716, 718, 720, 722, 724, 726, 728, 730, 732, 734, 736, 738, 740, 742, 744, 746, 748, 750, 752, 754, 756, 758, 760, 762, 764, 766, 768, 770, 772, 774, 776, 778, 780, 782, 784, 786, 788, 790, 792, 794, 796, 798, 800, 802, 804, 806, 808, 810, 812, 814, 816, 818, 820, 822, 824, 826, 828, 830, 832, 834, 836, 838, 840, 842, 844, 846, 848, 850, 852, 854, 856, 858, 860, 862, 864, 866, 868, 870, 872, 874, 876, 878, 880, 882, 884, 886, 888, 890, 892, 894, 896, 898, 900, 902, 904, 906, 908, 910, 912, 914, 916, 918, 920, 922, 924, 926, 928, 930, 932, 934, 936, 938, 940, 942, 944, 946, 948, 950, 952, 954, 956, 958, 960, 962, 964, 966, 968, 970, 972, 974, 976, 978, 980, 982, 984, 986, 988, 990, 992, 994, 996, 998, 1000, 1002, 1004, 1006, 1008, 1010, 1012, 1014, 1016, 1018, 1020, 1022, 1024, 1026, 1028, 1030, 1032, 1034, 1036, 1038, 1040, 1042, 1044, 1046, 1048, 1050, 1052, 1054, 1056, 1058, 1060, 1062, 1064, 1066, 1068, 1070, 1072, 1074, 1076, 1078, 1080, 1082, 1084, 1086, 1088, 1090, 1092, 1094, 1096, 1098, 1100, 1102, 1104, 1106, 1108, 1110, 1112, 1114, 1116, 1118, 1120, 1122, 1124, 1126, 1128, 1130, 1132, 1134, 1136, 1138, 1140, 1142, 1144, 1146, 1148, 1150, 1152, 1154, 1156, 1158, 1160, 1162, 1164, 1166, 1168, 1170, 1172, 1174, 1176, 1178, 1180, 1182, 1184, 1186, 1188, 1190, 1192, 1194, 1196, 1198, 1200, 1202, 1204, 1206, 1208, 1210, 1212, 1214, 1216, 1218, 1220, 1222, 1224, 1226, 1228, 1230, 1232, 1234, 1236, 1238, 1240, 1242, 1244, 1246, 1248, 1250, 1252, 1254, 1256, 1258, 1260, 1262, 1264, 1266, 1268, 1270, 1272, 1274, 1276, 1278, 1280, 1282, 1284, 1286, 1288, 1290, 1292, 1294, 1296, 1298, 1300, 1302, 1304, 1306, 1308, 1310, 1312, 1314, 1316, 1318, 1320, 1322, 1324, 1326, 1328, 1330, 1332, 1334, 1336, 1338, 1340, 1342, 1344, 1346, 1348, 1350, 1352, 1354, 1356, 1358, 1360, 1362, 1364, 1366, 1368, 1370, 1372, 1374, 1376, 1378, 1380, 1382, 1384, 1386, 1388, 1390, 1392, 1394, 1396, 1398, 1400, 1402, 1404, 1406, 1408, 1410, 1412, 1414, 1416, 1418, 1420, 1422, 1424, 1426, 1428, 1430, 1432, 1434, 1436, 1438, 1440, 1442, 1444, 1446, 1448, 1450, 1452, 1454, 1456, 1458, 1460, 1462, 1464, 1466, 1468, 1470, 1472, 1474, 1476, 1478, 1480, 1482, 1484, 1486, 1488, 1490, 1492, 1494, 1496, 1498, 1500, 1502, 1504, 1506, 1508, 1510, 1512, 1514, 1516, 1518, 1520, 1522, 1524, 1526, 1528, 1530, 1532, 1534, 1536, 1538, 1540, 1542, 1544, 1546, 1548, 1550, 1552, 1554, 1556, 1558, 1560, 1562, 1564, 1566, 1568, 1570, 1572, 1574, 1576, 1578, 1580, 1582, 1584, 1586, 1588, 1590, 1592, 1594, 1596, 1598, 1600, 1602, 1604, 1606, 1608, 1610, 1612, 1614, 1616, 1618, 1620, 1622, 1624, 1626, 1628, 1630, 1632, 1634, 1636, 1638, 1640, 1642, 1644, 1646, 1648, 1650, 1652, 1654, 1656, 1658, 1660, 1662, 1664, 1666, 1668, 1670, 1672, 1674, 1676, 1678, 1680, 1682, 1684, 1686, 1688, 1690, 1692, 1694, 1696, 1698, 1700, 1702, 1704, 1706, 1708, 1710, 1712, 1714, 1716, 1718, 1720, 1722, 1724, 1726, 1728, 1730, 1732, 1734, 1736, 1738, 1740, 1742, 1744, 1746, 1748, 1750, 1752, 1754, 1756, 1758, 1760, 1762, 1764, 1766, 1768, 1770, 1772, 1774, 1776, 1778, 1780, 1782, 1784, 1786, 1788, 1790, 1792, 1794, 1796, 1798, 1800, 1802, 18





